UNITED STATES OF AMERICA	)	
v.	)	Case No. 21-CR-036
	)	
	)	
GINA M. BISIGNANO	)	

## MOTION FOR MODIFICATION OF CONDITIONS OF RELEASE – TERMINATE HOUSE ARREST RESTRICTIONS

The Defendant, Gina M. Bisignano ("Bisignano" or "Defendant"), by and through her undersigned counsel, hereby moves this Honorable Court for modification of her conditions of release. Defendant is currently charged with felony and misdemeanor offenses and is on pretrial release with house arrest restrictions.

- Defendant was arrested and ordered released by the Federal Magistrate in Los Angeles,
   California, after a full detention hearing.
- 2. Thereafter, Defendant was advised that the government appealed, and she turned herself in, before the appeal was heard.
- 3. Defendant spent 38 days in custody, after the start of her transport to Washington, D.C.
- 4. Defendant has been on house arrest since February 26, 2021.
- 5. Defendant is a United States citizen.
- 6. Ms. Bisignano is a small business owner in Beverly Hills, California, and an established member of her community.
- 7. Ms. Bisignano has appeared at all her scheduled court appearance(s), she remains in constant contact with her attorney, and she has remained in contact with Pretrial Services, as ordered.
- 8. Ms. Bisignano's Pretrial Services Officer, Dashanta Valentine-Lewis, has been advised

of the Defendant's request to be terminated from house arrest, and defers to the court.

- 9. The Assistant U.S. Attorney assigned to this case, Kimberly L. Paschall, has been advised of the Defendant's request to be terminated from house arrest, and she also defers to the court.
- 10. Undersigned counsel has spoken to Ms. Bisgnano's Pretrial Services Officer in Los Angeles, California, Gregory Kwon, and he is recommending that the Defendant be released from pretrial house arrest as she is in full compliance with all the requirements imposed upon her. Mr. Kwon has represented that the Defendant has given him no problems whatsoever, she has remained in constant contact with him, and she has made all her appointments with him in a timely fashion.
- 11. This Motion is supported and signed by Robert L. Jenkins, Jr., Esquire, an active and sponsoring member of the Bar of this Court, and A. Charles Peruto, Jr., Esquire, *Pro Hac Vice* counsel.

WHEREFORE, for these reasons, Defendant respectfully requests that this motion be granted, and that her conditions of release be modified to eliminate the conditions of house arrest.

#### **MOTION TO TRAVEL**

In the alternative, the Defendant, Gina M. Bisignano ("Bisignano" or "Defendant"), by and through her undersigned counsel, asks this court to approve the following request for travel to the State of Tennessee. In support thereof, she states as follows:

- 1. Defendant seeks to visit her sick mother at 216 Reece Avenue, Mountain City, Tennessee, from August 11, 2021, to August 16, 2021. Her entire extended family will be on this trip.
- 2. Defendant has appeared at all her scheduled court appearance(s), remains in constant

contact with her attorney, and has remained in contact with pretrial probation, as ordered.

- 3. Defendant's Pretrial Services Officer, Dashanta Valentine-Lewis, has been advised of the Defendant's travel request, and defers to the court.
- 4. The Assistant U.S. Attorney assigned to this case, namely, Kimberly L. Paschall, has no objection to this request, stating that she "defers to Pretrial Services."
- 5. This Motion is supported and signed by Robert L. Jenkins, Jr., Esquire, an active and sponsoring member of the Bar of this Court, and A. Charles Peruto, Jr., Esquire, *Pro Hac Vice* counsel.

WHEREFORE, the Defendant respectfully requests that her travel request be granted, and that she be permitted to travel to Tennessee on August 11, 2021, and to return to the State of California on August 16, 2021.

Respectfully submitted,

BYNUM & JENKINS

DATED: 07/26/2021 By: /s/Robert L. Jenkins, Jr.

ROBERT L. JENKINS, ESQUIRE

U.S. District Court/DC Bar No.: CO0003

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DATED: 07/26/2021 LAW OFFICES OF A. CHARLES PERUTO, JR.

By: /s/A. Charles Peruto, Jr.

A. CHARLES PERUTO, JR., ESQUIRE

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### **CERTIFICATE OF SERVICE**

I hereby certify on the 26th day of July 2021, a copy of same was electronically filed using the CM/ECF system, and thus delivered to the parties of record, and pursuant to the rules of the Clerk of Court:

Kimberly L. Paschall Assistant United States Attorney D.C. Bar No. 1015665 555 4th Street, N.W. Room 4116

Washington, D.C. 20530 Phone: (202) 252-2650

Email: Kimberly.Paschall@usdoj.gov

DATED: 07/26/2021 LAW OFFICES OF A. CHARLES PERUTO, JR.

By: /s/A. Charles Peruto, Jr.

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(215) 735-1010 acperuto@gmail.com

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	<u>ORD</u>	<u>ER</u>
Upon consideration of Defendant'	's Motion	for Modification of Conditions of Release, and
for for good cause shown, it is hereby O	RDERED	that Defendant's Motion for Modification of
Conditions of Release is GRANTED; an	nd it is FU	RTHER ORDERED that Defendant's pretrial
house arrest restrictions be lifted.		
It is FURTHER ORDERED that	the Clerk	forward a copy of this Order to all counsel of
record. SO ORDERED this day	of	, 2021.
		Carl John Nichols United States District Court Judge

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ALT	ERNATE ORDER
Upon consideration of Defendant'	s Motion for Travel, and for good cause shown, it is
hereby ORDERED that Defendant's Mot	ion for Travel is GRANTED; and it is FURTHER
ORDERED that Defendant's pretrial trav	el restrictions be amended to permit Defendant to travel
to Tennessee on August 11, 2021, and to	return to her home State of California on August 16,
2021.	
It is FURTHER ORDERED that t	he Clerk forward a copy of this Order to all counsel of
record. SO ORDERED this day o	of, 2021.
	Carl John Nichols United States District Court Judge